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## FACT SHEET

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### Vexatious Litigants

The Judicial Council's duty is to maintain a vexatious litigant list under Code of Civil Procedure section 391.7. It has delegated the responsibility of maintaining the list to its staff agency, the Administrative Office of the Courts.

#### What Is a Vexatious Litigant?

Under Code of Civil Procedure section 391(b), a vexatious litigant is a person who does any of the following:

- In the immediately preceding seven-year period has commenced, prosecuted, or maintained in propria persona at least five litigations other than in a small claims court that have been (i) finally determined adversely to the person or (ii) unjustifiably permitted to remain pending at least two years without having been brought to trial or hearing.
- After a litigation has been finally determined against the person, repeatedly relitigates or attempts to relitigate, in propria persona, either (i) the validity of the determination against the same defendant or defendants as to whom the litigation was finally determined or (ii) the cause of action, claim, controversy, or any of the issues of fact or law, determined or concluded by the final determination against the same defendant or defendants as to whom the litigation was finally determined.
- In any litigation while acting in propria persona, repeatedly files unmeritorious motions, pleadings, or other papers, conducts unnecessary discovery, or engages in other tactics that are frivolous or solely intended to cause unnecessary delay.
- Has previously been declared to be a vexatious litigant by any state or federal court of record in any action or proceeding based upon the same or substantially similar facts, transaction, or occurrence.

### Duties

The Judicial Council maintains a record of vexatious litigants subject to such prefiling orders and annually disseminates a list of such persons to the court clerks. (Code Civ. Proc., § 391.7(e).)

### Legal Requirements

Under section 391.7(e), the clerk of the court provides to the Judicial Council a copy of any statewide vexatious litigant prefiling orders.

Under section 391.7, in addition to other relief, the court may, on its own motion or the motion of any party, enter a prefiling order that prohibits a vexatious litigant from filing any new litigation in California in pro per without first obtaining permission from the presiding judge of the court where the filing is proposed. A vexatious litigant who disobeys such a prefiling order may be punished for contempt of court. (Code Civ. Proc., § 391.7(a).)

The presiding judge should permit the filing of such litigation only if it appears that the litigation has merit and is not being filed for the purpose of harassment or delay. The presiding judge may condition the filing of the litigation upon the furnishing of security for the benefit of the defendants, as provided in Code of Civil Procedure section 391.3. (Code Civ. Proc., § 391.7(b).)

The clerk should not file any litigation presented by a vexatious litigant subject to a prefiling order unless the vexatious litigant first obtains an order from the presiding judge permitting the filing. (Code Civ. Proc., § 391.7(c).)

### Other Requirements and Considerations

The Judicial Council's annual dissemination of the vexatious litigant list to court clerks is required; however, the list may also be viewed on and printed from the Serranus Web site. This list is updated monthly; therefore, we suggest that it be utilized when checking for current names of individuals or organizations. To remove a name from the vexatious litigant list, the council must receive an order directly from the issuing court vacating the prefiling order.